

1893-021
Lee Co.

Chancery Causes: Adm of David R. Kane for & vs. James F. Jones &

Fugate, Shoemaker, Reasor

CA-Debt
T-Property

To the Honorable John A. Kelly Judge of
 the Circuit Court of ~~Lexington~~^{Lee} County Va
 Your Obedt M. G. Lyfoll Sumner
 Estate of S. R. Kane deceased who su
 for the benefit of J. S. Shaimaker Sumner
 of Estate of N. S. Kane (deceased) vs
 Respectfully Represent unto Your Obedt
 that at the term 18 of your
 Honor court he obtained a judgment
 against James L. Jones & John Reour
 for the sum of \$912.24 with legal
 interest thereon from the 21st April 1859
 and \$8.70 costs at law. Subject to the
 following credits to wit \$100.00 paid the
 12th May 1859. \$100.00 paid 21st June 1859
 \$57.64 paid 17th June 1860. \$250.00 paid the
 20th Nov 1860 \$24.16 paid the 21st January 1861
 \$10.00 paid 20th June 1862. \$50.00 paid the
 29th January 1870 \$100.00 paid the 30th
 April 1869^{\$50.00} paid the 12th June 1872
 \$440.00 paid the 19th August 1872. \$50.00
 paid the 2nd Nov 1873. \$50.00 paid the
 1st Sept 1871. and \$30.00 paid the
 24th Nov 1874 upon said judgment
 Execution issued and has been returned
 No property found. Copies of said
 Judgment & execution will hereafter
 be filed marked (A) (B). Your Obedt
 Clerk the master of said parties

100
 100
 57.64
 250.00
 24.16
 10.00
 50.00
 100.00
 50.00
 40.00
 50.00
 50.00
 30.00
 911.72

have any ^{original} property liable to any
But of which said judgment can
be made, he also charges that no
part of said judgment has ever
been paid to your Brother or the
said beneficiary except the sums
herin stated. And that the same
remains still due & unpaid
your Brother also charges that his
said judgment was docketed when
the judgment lien docket of Sec county
he also charges that the said James
H Jones owned at the time of said
judgment a tract of land in Sec county
in Turkey Cove upon which the said
J. H Jones received & now receives carrying
600 acres be the same more or less
and the said John Reesor at the time
still owns a tract of land in said
county of Sec in Turkey Cove where
he now receives containing acres
upon both of these said tracts of land

your Brother's said judgment is a lien
said Jones will not rent for enough to pay said judgment
your Brother being merchant

Adequate remedy at common law
to enforce his said lien and
relievable only in a court of Eq.
His prayer therefore is that the said
James H Jones and John Reesor

he made parties, & yet to this Bill
that they be required to answer
the same truly On Oath, & that
upon a hearing your Honor be
by all necessity & proper Orders
and decrees direct a roll of said
lands or so much thereof as will
be sufficient to pay said present
interest & costs at law and costs
of this suit, unless it shall appear
that the same will ~~will~~ rent for
a sum sufficient to pay it in less
than five years, then that the
same be rented for a period
sufficient to pay the same
but should your Honor in any
wise be mistaken in the relief
herein sought that that your Honor
grant unto him any and all such
other, further and general relief
as to Equity belongs and is suits
to the peculiar circumstances of his case
May the commonwealth with
of spa issue directed &c
Holway

W. C. H. v. J. & J. Jones
v. J. & J. Jones
J. & J. Jones v. John Jones

1877. Oct. Bill Filed, and
Enacted & Decree nisi.
" Nov. Decree nisi Cont'd &
set for hearing by Pltff.
1880. Mar. Decree nisi Cont'd
" Aug. Cont'd
1881. Mar. Cont'd, Aug. Cont'd
1884. Mar. Decree nisi Cont'd
1885. Cont'd this year
1886 " " "
1887 " " "
1888 " " "
1889 " " "
1890 " " "
1891 " " "
1892 " " "
1893. Nov. Decree nisi final

$$\begin{array}{r} 270 \underline{5} 2 \\ 133 \underline{\quad} \\ \hline 403 \underline{5} 2 \\ 2 \end{array}$$

!! Sh. 198c

To the Honorable J^{ts} A Kelly Judge of the
Circuit Court of the County of Va

The ^{answer} deceiver of J H Jones shall
filed by W. C. Hugate Adm^r against
respondent et al.

Respondent is advised that the said
bill is not good & sufficient in law but
there is good cause of deceiver thereto & he does
deceive accordingly &c

Not waving his said deceiver respon-
dent says that plaintiff has filed three bills
in your honors court all of which are
now on the docket to subject his land to
sale on judgment liens and as respondent
is ^{had an opportunity to have} informed & proved them against respondent
in the case of Gase &c vs Respondent
this respondent submits is a little
too much to insist on in a court of
chancery And having fully answered respondent
asks to be have charged with his costs &c
Morgan & Duncan

Suorn to before me, by Jas H Jones, Dec 2nd 1879.
Jas W. Orr. Clerk

John L. Jones & another

3/9 4/9
ans 3/9 4/9
J. R. Rosoy Answer

Wm. C. Fugate Adm'r

Filed Dec 3rd 1879.

John W. Orr, Clerk.

H. C. Tugate Admr. for &c.

vs.

J. F. Jones & John Reaser,

} In Chancery.

This cause came on again this day to be heard upon the papers formerly read therein, and the plaintiff, by his attorney, acknowledging full satisfaction of the remainder of the debt shown to be due him by the report of Comr. J. A. G. Hyatt, filed herein on 18th day of May, 1893, on his motion, by his attorney, this cause is stricken from the docket.

W. C. Fugate, Admr. for etc.

rs { Decree

J. F. Jones & John Reesor

Entered Ch. D. B. § 517
Nov 11th 1893.

Enter this decree

this Nov. 11, 1893.
H. J. K. M.

W^m C. Fugate adm^r for & d vs J. H. Jones John Reason et al

This Cause coming on again this day to be heard upon the bill of Complaint ~~and~~ exhibits; the answer of defendants former orders and decrees, together with the report of J. A. Hyatt Special Commissioner in said cause heretofore appointed to ascertain the balance due on the rental notes executed by John Reason and P. M. Reason to H. W. Holdaway Commissioner, and was argued by counsel, and it appearing from said ^{Report} that there is a balance due upon said notes from the 1st 1893. of \$257⁷⁴ and the further sum of \$21⁵⁵ cost, and the said report having been filed the time required by law, and being unexpected to said report is in all things confirmed, It is therefore adjudged ordered & decreed that the complainants recover of defendants John Reason & P. M. Reason the sum of \$257⁷⁴ with interest from 1st day of June 1893 and the cost of this cause. It is further ordered that unless the said defendants pay or cause to be paid the said judgement & interest & cost within 60 days from this date, It shall be the duty of A. M. Goins who is hereby appointed special Commissioner for the purpose to rent the lands of the said John Reason described in the papers in the cause for the shortest period not to exceed five years. That he will pay the aforesaid judgement & cost of this cause and commissions ^{fee}. He will advertise said land for rent in front of the Court House door in Jonesville and at one or more public places in the neighborhood where the land lies for at least 20 days, and rent the same upon some Court day. Taking notice

from the person who rents the same with
good personal security payable annually to
himself as commissioner as aforesaid, bearing
interest from date, & except the cost of suit
and commission for renting, but before
proceeding to execute this decree said commis-
sioner is required to execute bond before
the Clerk of this Court in the sum of \$500⁰⁰
conditioned as the law requires. He will
make his report to the next term of this
Court. And this cause is continued.

Young & Huggins
vs
Port

vs
decree

John Reason et al

Executed
H. H. H. H.

June 5th 1893

W. C. Fregate adms & for the

vs.

J. F. Jones & John Pearson

} In Chancery.

This cause came on again to be heard upon the papers formerly read in the cause and was argued by Counsel. On consideration of all which and for reasons appearing to the Court, it is adjudged, ordered and decreed that J. A. S. Hyatt, who is hereby appointed a special Court for the purpose, after giving the parties notice of his time & place of sitting for 30 days, will proceed to ascertain the amount ^{still} due, if any thing, on the notes & matters set out in said cause and he will report his action to Court. And this cause is continued

25-4.29

H. C. Fugate & sons for

vs } Deane

J. F. Jones & John R. R.

Entered Chas. O. B.
page 465. March
14th 1893.

J. Alstyath

Entered this
March 14th 1893

H. L. K. M.
1 1

W. C. T. M. to advise for & c

45
J. H. Jones & John Reason } in chancery

This cause coming this day
to be heard upon the papers
in said cause report of
Commissioner herebefore made
And it appearing to the Court
that there is a balance due
on the rental notes executed by
John Reason & P. M. Reason, and that
the said notes are a lien upon
the land described in the
pleadings. Upon motion of
Counsel for Compts, ~~and~~
It is adjudged ordered & decreed
that a rule issue against
the said John Reason & P. M. Reason
returnable to the ^{first day of the} next term
of this Court to show cause
if any they can why said
land upon which the said
notes are a lien shall not
be sold to pay the balance
due on said notes, and this
cause is continued

W. B. Guy at fort

vs } secured

J. F. Jones + [unclear]

Entered chcy

O. B. page 409

June 10th 1892

J. F. Hyatt

Ente
H. S. K. M.

June 10th 1892

Wm C. Hufate same for ²⁵ } In charge
J. H. Jones & John Rector

This cause come on again this day to be heard upon
the papers formerly read & Report of Comr
and was argued by council

And it appearing that the comr appointed by a warrant
entered in this cause to perform certain duties therein
mentioned has performed the same and filed a report
of his proceedings in the papers of this cause, and more
than ten days having since elapsed & no exceptions
having been filed thereto the same is confirmed
And it appearing from said report that nothing was
neglected out of the said J. H. Jones & John Rector
his own bond to pay said debt

On consideration whereof it is adjudged ordered & decreed
that said comr pay out the residue of the costs in his
honors to those entitled to receive the same, & that he
collect the said rent notes as they fall due & pay the same
to the heirs or assigns. And before said comr proceeds to
collect said rent notes he will shewy bond pursuant to
law in the penalty of five hundred dollars before the
clerk of this court, and report his proceedings to
court & the cause is continued

Wm. C. Lufkin Sumr for 54
no 3 Dec 1844
L. L. Jones & J. Pearson

Entered page 366
J. A. Hyatt
clerk

Entered
J. A. K
Mar. 28
1844

Wm. C. Lufkin ²⁵ ~~Answer~~ } Indemnity
J. L. Jones & John Reover ^{examin} ~~Reover~~

This cause came on this day to be heard upon the Bill of complaint.

The exhibits filed therein and answers of J. L. Jones ^{and Reover} and was argued by Council.

And it appearing that proof has been duly served upon the defendants and John Reover still failing to appear and answer the Bill is taken for confessed as to him. And it appearing that suits are indebted to complainant for the benefit of J. L. Shoemaker former of Estate of H. S. Kane deceased in the sum of \$912.24 with legal interest thereon from the 21st day of April 1859 till paid and \$8.16 costs at Law subject to a credit of \$100.00 paid 12th May 1859 also \$100.00 paid 21st June 1859. also \$57.64 paid 17th June 1860. also \$250.00 paid 20th November 1860. also \$24.16 paid 21st January 1861. also \$10.00 paid 20th June 1862. also \$50.00 paid 29th January 1870 also \$100.00 paid 30th April 1869. also \$50.00 paid 12th June 1872. also \$40.00 paid 19th August 1872. also \$50.00 paid 2nd Nov 1873. also \$50.00 paid 1st Sept 1871. and \$30.00 paid the

24 in Nov 1874, which is a judgment
and a lien upon the land in the
Bill mentioned, and it being
suggested that ^{more of} the loans of said
Wm. L. Jones, had been paid for
older liens, and it appearing from
the allegations of said Bill that
the loans of said John Reesor
will rent for a sum sufficient to
pay said ^{principal} interest & costs at law
& ^{costs of this suit} in less than five years.

On consideration, whereof it is
advised Oracles and decreed
that unless the ^{to the beneficial plaintiff} ~~defendant~~ ^{complainant}
~~assigns~~ said debt interest costs at law
and the costs of this suit within
30 days from the date of this
decree, then it shall be the duty of
H. W. Holaday who is herein appointed
a special commissioner for that purpose to
rent the loans of said John Reesor
in front of the county court house
door on some court day to the highest
bidders for the shortest period it
will take to pay said debt interest
costs at law & costs of this suit
except so much thereof as it will
require to pay the costs of this

Suit and expense of renting which
he will refund said owner
said owner will take boxes with
good security for the defense
journals. payable to himself as
said owner & retain a lien upon the
boxes until the ^{rent} ~~purchase~~ money
is fully paid up. but before
said owner proceeds to execute his
Orders he will advertise the time
and place of renting for at least
30 days on the front door of said
court house ~~and~~ and at one
or more public places in the
neighborhood of the court
and report his proceedings
to court, and the cause is
continued

W. C. Hufschmidt
no 3. Sec 1
L. J. Jones & John Brown

Entered on p 94
Jas. W. Orr, Clerk

Entered
J. A. A.
Mar 26/80

Wm. C. Luffall Sumner

John^{rs} Reesor

Same

John^{rs} Reesor & J. H. Jones

In chancery

These causes come on again this day to be heard together upon the papers formerly read and report of comr. Boluway and was argued by council

And it appearing from the report of said comr. filed in the papers of these causes that he has been unable to rent the lands in said causes mentioned for a sum sufficient to pay the debts in said causes mentioned in final decree

On consideration whereof it is adjudged

Ordered and decreed that unless the said John Reesor pay said debts in said causes mentioned and the costs of these suits within 20 days from the date ~~of the~~

then it shall be the duty of said comr. to sell the lands owned by said John Reesor at the date of said judgments or so much thereof as will be sufficient to pay

the debts in said causes mentioned together

with the interest costs at law & costs of these

suits & expense of selling in front of

Sac County Court house on some vacant

day to the highest bidder upon a credit

of one two or three years with interest from date

of sale. he will require cash in hand

sufficient to pay costs of these suits & expense

of selling for the aforesaid payments he

he will take bonds with good security
payable to himself as said Comr. payable
in equal annual installments with interest
from date of sale. but before selling
said Comr will ascertain the time & place
of selling for fair market weeks in the
Lee County Sentinel. a news paper published
in the town of Jonesville
and report his proceedings to court
and these courses are continued

Wm. C. Lufkin Comr
vs. John Brown
Wm. C. Lufkin Comr
vs. John Brown
John Brown & Lufkin

W. C. Fugate Admr for + v

vs

Jas H. Jones + John Reason et al

This Cause coming on again this day to be heard upon the Bill and exhibits answer + former orders + decrees in said Cause, and it appearing that the rule heretofore awarded against John Reason + P. M. Reason to show cause why the land described in the papers in said Cause should not be ~~represented~~ sold to satisfy the balance due on the rental notes executed by them, has been executed on them by service of an office copy of said rule and they having failed to answer said rule. It is adjudged ordered + decreed that unless the said John Reason or P. M. Reason pay or caused to be paid the balance due on said notes + the cost of this rule within 30 days from the rising of this court, then it shall be the duty of ~~E. W. Livingston~~ ^{Wm. Smith} who is appointed a Special Commissioner to re rent said land for cash in hand for the shortest period within five years that will pay the balance due on said notes

together with the cost of ~~this~~ of executing
& cost of this motion. He will advertise
said land for rent in front of
the court house door. for 20 days
& rent the same upon said Court
day. But before proceeding, He will
this day he will execute bond
before the Clerk of this Court in the
Sum of \$300⁰⁰ for the faithful
discharge of his duty as said
Commissioner in said cause.

W. L. Hugate attorn.
for &c

vs { Deacons

J. H. Jones & John H. Jones
et al.

To the Honorable John A. Kelly judge of the
circuit court of Lee county

The undersigned having been appointed a special commissioner in the chancery cause of Wm C. Hufolt Administrator of Estate of J. R. Kane deceased for the benefit of J. S. Shoemaker Administrator of Estate of N. S. Kane deceased vs James H. Jones & John Reesor now pending in your Honor's court, to report the Liens in the Bill & proceedings mentioned. By leave to state, that the Liens belonging to the Principal in said case in said cause mentioned (J. H. Jones) was absorbed by other Liens hence nothing could be reached from that source. At the solicitation of the Surety John Reesor, your court held up the pending until it was ascertained certainly that nothing could be made on the estate out of Jones hence the seeming delay in carrying out the provisions of said decree. Finding that Mr. Reesor would have the debt to pay, advertised the same when said John Reesor himself rented same for the period of three years for the amount of the debt interest & costs, the costs & commission amounting to the sum of \$46.00 having balance Principal interest & costs at law of \$486.18. This makes each note \$162.06, which he executed his three several notes on the 26th day of February 1884 with P. M. Reesor as his Surety payable one, two & three years from date each note specifies on its face that it is a lien upon the land & waives the Homestead Exemption your court refers the Surety good now. your court has

butique paid the sheriff fees & part of the clerk's
costs the attorney fees & commission was also paid, the balance
of said costs your court has also the notes
subject to the order of your Honor

All of which is Respectfully submitted

H. W. Holdway Special Commissioner

Mr. C. Hughes Attorney for said
vs. B. Combs Referee
A. L. Jones & John Reeves

Received by mail
and filed March 10th
1884
J. A. Hyatt
Clerk

Virginia

At a Circuit Court continued
and held for La County at its June 10th 1892.

W. B. Ligate Adm^r for &c

Plffs

versus

Jas. F. Jones & John Reasor

Defts

In Chancery

This cause coming on
this day to be heard upon the papers
in said cause and report of Com-
missioner heretofore made & it ap-
pearing to the court, that there is a
balance due on the rental notes
executed by John Reasor & P. M. Reasor
and that the said notes are a lien
upon the land in the pleadings
upon motion of counsel for Complainants
It is adjudged, ordered & decreed that a
rule issue against the said John
Reasor & P. M. Reasor returnable to
the first day of the next term of
this court, to show cause, if any
they can, why said land upon
which said notes are a lien
shall not be sold to pay the balance
due on said notes.

And this cause is continued

At Copy

Teste

J. A. Hyatt

W. C. Fugate Adm'r

73 ³ ~~Copy of decree~~

Jas. F. Jones John Reaser

To 3^d day Nov. 7. 1892

Executed by
Delivering an
office copy
to John Reaser
and W. M. Reaser
July 12th 1892

L. M. Wade
Deputy for

W. C. Fugate
S. L. C.

To the Honorable John A. Kelly Judge of the
Circuit Court of Lee County
The undersigned having been appointed a
Special Commissioner in the chancery court of Mr. C. H. Goff
Senior for & vs John Reesor also in the cause
of Same vs John Reesor & J. H. Jones but not
which said causes are now pending in said chancery
court, to rent the lands of said John Reesor
By leave to state that soon after the entering of
said decrees he advertised said lands for rent
as directed by said decrees. but failed to obtain
any bid whatever. he again advertised the
same offered it for no bid and postponed the
same several times. but failed at any time
to get a bid. and is now satisfied that he
cannot rent said lands for a sum sufficient
to pay the debts in said causes mentioned
in fact could get no bid. whatever
and is satisfied that said debts can only
be realized by a sale of said Reesor's
lands or enough of same to pay said debts &c
is now satisfied that nothing can be
realized from J. H. Jones or prior liens
will consume his real estate
all of which is Respectfully
Submitted

H. W. Holmway Special Commissioner

W. C. Hyatt, Sum. Ford

ms
John Reor

W. C. Hyatt, Sum. Ford
788
John Reor & J. H. Jones

Received & filed

Aug 24 1881,

J. A. L. Hyatt, Secy

To the Hon. H. S. F. Morrison
Judge of the Circuit Court for Lee
County.

Your undersigned Court in discharge of the duties assigned him by a decree entered in the above styled Cause on the 14th day of March 1893. advertised that he would discharge said duties at his office on the 17th day of May 1893. and also gave the Defendant John Reason a written notice of the time and objects of said action, And on said day the defendant John Reason appeared before me and exhibited receipts Nos. 1 2 & 3. Nos. 1 & 3 being credited on notes placed in my hands by the Plff's atty, but No. 2. was not credited - and on these evidences, I have prepared and file herewith a calculation marked "T. Y." which shows a balance of principal & interest due on said notes June 1st 1893.

the sum of \$257.74, to which I add the accumulated costs of said Chancery Cause down to June Term 1893. from the time of renting Feby 26th/1884, showing the total sum of \$279.29 necessary to pay off said notes and dismiss said Cause from the docket.

The Defendant Pearson claims to have an other receipt of \$44.00 which should be a credit on these notes, and should he find the same he would be entitled to a credit therefor.

Respectfully submitted
J. A. S. Hyatt
Carr

257.74
1.56
259.30

Fugate Ln &c.
2 Courts
vs 3 Report

Jones & Reason

Filed May 18th 1893.
J. A. S. Hyatt &c

Courts Fee 5¢.

\$ 281.61 July 18th 93

Wm. C. Fugate, Admr. of David R. Kane dec'd,
for James L. Shoemaker, Admr. of H. S. Kane dec'd

vs.

James L. Jones and John Reaser

Judgment for \$912.40, with interest from April 21st 1859
till paid and the costs, subject to a credit of \$100.⁰⁰ May 12th
1859, \$100.⁰⁰ June 21st 1859, \$57.64 Jan'y 17th 1860, \$2.50.⁰⁰ Mar
20th 1860, \$24.10 Jan'y 21st 1861, \$10.⁰⁰ Jan'y 20th 1862, \$50.⁰⁰ Nov.
17th 1868, \$50.⁰⁰ Mar 18th 1873, \$50.⁰⁰ Jan'y 29th 1870, \$100.⁰⁰
April 30th 1869, \$50.⁰⁰ June 12th 1872, \$40.⁰⁰ Aug. 19th 1872,
\$50.⁰⁰ Mar 2nd 1873, \$30.⁰⁰ Mar 24th 1874, and \$50.⁰⁰ claimed
as a credit Sept. 1st 1871 \$4.60 A2.50 S1.00

A copy - Teste Jas W. Orr, Clerk

L. fa

(2137)

W. B. Hupont of New York

vs
J. H. Jones & John Brown

Sett due 21st April 1859

\$ 912.24 ^{at law} ~~only~~ 8.16

Interest to 17th May 1859

3.19
915.43

or 12th day of May 1859

100.00

Interest to 21st June 1859

51.543

5.43

820.86

or 21st June 1859

100.00

720.86

Interest to 17th June 1860

42.60

or 17th June 1860

763.46

57.64

715.82

Interest to 20th Nov 1860

17.97

March

723.79

or 24th Dec 1860

250.00

Interest to 21st June 1861

473.79

4.73

or 21st June 1861

478.52

24.10

454.42

Interest to 2nd day of November 1873

349.14

exp 10.00 10th 20th June 1862 ~~Aug~~

100.00 30th Aug 1869 ~~Sept~~

50.00 29th June 1870 ~~July~~

50.00 15th Sept 1871

50.00 12th June 1872

40.00 19th Sept 1872 ~~March~~

50.00 20th Dec 1873

350.00 total sum 20th Dec 1873

350.00

453.56

27.21

480.77

30.00

\$ 450.77

171.28

Interest to 28th March 1884

\$ 622.05

8.10

Costs at Law

\$ 630.15

29.00

Costs of Chan. suit.

Commission

22.05

\$ 681.25

350

30

380.00

24.10

250.00

654.10

57.64

100.00

100.00

\$ 911.74

349.14

4.73

17.97

42.60

5.43

3.19

523.07

Calculation

Settlement

W.C. Frigate Admir. font
 against
 J. F. Jones & John Reason

In Chancery

Said John Reason

To H. W. Holdaway Court &c

On

For 2nd rent note executed Feby 26th 1884 \$162.06

81.00

Int. to Feby 20th 1886.

19.28

Credit " " "

\$181.34

46.40

Int to April 23rd 1886.

\$134.94

1.41

Credit " " "

\$136.35

55.00

Int on bal. from April 23rd 1886. to June 1st 1893

81.35

34.68

Bal due on 2nd note

\$116.03

For 3rd note executed Feby 26th 1884 \$162.06

" Int. thereon to Sept 2nd 1889.

53.64

Credit " " "

\$215.70

100.00

Int on bal to June 1st 1893

\$115.70

26.01

141.71

Total bal. Prin & Int " " "

\$257.74

Add accumulated costs on Chy suit

21.55

Total Bal. due from Reason June 1st 1893.

\$279.29

Add for dismissing suit

1.56

\$281.61

1.6
 .8

Fugate Amort

3 Calculation
24 Bal. June
3 1st 1893.

\$279.29
Reason et al

"X Y"

Renewal due 21st April 1859 \$912.24

Interest to 12th May 1859 3.19

ex 125 May 1859

Interest to 21st June 1889

ex 21^{er} Jan 1859

Interest to 17th June 1860

217 June 1860

Interest to 20th Nov 1860

ex 20m Nov 1860

Interest to 21st Jan'y 1861

cr 21st Jan'y 1861

~~Interest to 30th April 1869~~ ~~225 3/4~~
~~120 1/2~~

~~Apr 30th April 1869.~~

Entered to 2^d November 1873 321.4

r \$10. \$50. \$50 \$40. \$100. \$50. \$50 Dec 2 Nov 1873

Calculations

27.

402.42
8.10
5) 410.52
82.10 1/2

\$ 912.40 Apr 2nd 1859.
3.19 Int to May 12" "

915.59

1000.00 cr May 12" 1859.

815.59

5.42 Int to June 21" 1860.

821.01

1000.00 cr June 21" 1860.

721.01

25.19 Int to Jan 17" 1860

746.20

57.64 cr Jan 17" 1860

688.56

6.88 Int to Mar 20" 1860

695.44

250.00 cr Mar 20" 1860

445.44

22.27 Int to Jan 21" 1861

467.71

24.10 cr Jan 21" 1861

443.61

303.25 Int to June 12" 1872

746.86

310.00 cr to June 12" 1872

436.86

5.86 Int to Aug 19" 1872

442.72

400.00 cr Aug 19" 1872

402.72

12.86 Int to Mar 2" 1873.

389.86

~~77~~ Int to Mar 18" 1873.

~~390.63~~

50.00

\$ 339.86

1.84 Int to Mar 18" 1873.

340.70

50.00 cr Mar 18" 1873.

290.70

77.79 Int to Mar 24" 1874

368.49

30.00 cr Mar 24" 1874.

278.49

44 1/2

1113.96

1113.96

139.24

1233.20



Int to Aug
24" 1881. 278.49
Costs 123.92
Costs at Lib 21.05
423.46 Total
8.10
431.56 Total.

Calculation

162.06

Three years ~~months~~ after we were with interest
from date. we go either of us bend ourselves
hills &c. to H. N. ~~Wolcott~~ come in change
cause of Wm C. ~~Wolcott~~ ~~Samr~~ for &c & J. L. Jones
and John Reed now pending in the circuit
court of Lee county Virginia

One hundred & fifty two $\frac{6}{10}$ dollars for value received
it being for rent of ^{Said John Thomas} land & a lien on the land until paid
we hereby waive the benefit of Our Homestead
Exemption as to this debt. witness Our hands
and seals this 6th day of February 1884

John Reason 
 J. M. Reason 

1889 September 2^d ~~Recd~~ with One hundred
dollars & Receipt given to P M Reesor for
some of this date

PM Reesor

203 1700

Recd

\$162.06 Two Dollars after call with interest from date
we or either of us bind ourselves here to pay
H. M. Holdway Comr. in chancery course of Wm C. Hufatt
same for & S. P. L. Jones & John Reesor now pending in
the circuit court of Lee county Virginia

One hundred and sixty two $\frac{5}{100}$ dollars for value received,
it being for rent of land and a lien on the land until
paid. we hereby waive the benefit of our Homestead
exemption as to this debt witness our hands & seals
this 16th day of February 1884

John Reesor
P. M. Reesor

Beal

John Reason

Do

1886 Feby. the 20th. On the within note by Forty
Six Dollars and Forty Cents by John Reason

Given to G. A. Ewing

After ten days return to
HOLDWAY & EWING,
Attorneys-At-Law,
ESTILLVILLE, VA.



For May 8th 1893

A. M. Goins' ad
Jonesville

Lee Co }

Fugate & Acumbe
vs 3 Notes

J. F. Jones et al

Filed May 8 1893.

J. F. Jones
Coun

| | | |
|--------|---------|--------|
| 100 - | May 12 | 1859.5 |
| 100 - | June 21 | " 5 |
| 57.64 | July 17 | 1860.5 |
| 250.00 | Nov 20 | " 5 |
| 24.10 | Jan 21 | 1861.5 |
| 10.00 | Jan 20 | 1862.5 |
| 50.00 | Apr 17 | 1868.5 |
| 100.00 | Apr 30 | 1869.5 |
| 50.00 | Jan 29 | 1870.5 |
| 50.00 | June 12 | 1872.5 |
| 40.00 | Aug 19 | 1872.5 |
| 50.00 | Nov 20 | 1873.5 |
| 50.00 | " 18 | 1873.5 |
| 30.00 | Nov 24 | 1874.5 |

712.40 Apr 21/57.
8.10 Costs,

C. L. Hamblew

vs

J. Co. Scott

The Commonwealth of Virginia.

To the Sheriff of Lee County—Greeting:

We Command you to Summon

John Reaser

James F. Jones &

To appear at the Clerk's office of the Circuit Court of Lee county, at the court-house, on the first Monday in *Oct* next, being rule day, to answer a bill in chancery, exhibited in our said court against *them*

by *Wm C. Fugate Saur* of

David R. Kaye decd. who sues for the benefit of *James L. Shoemaker Saur* of the Estate of *H. S. Kane decd*

And have then there this writ. Witness, Jas. W. Orr, clerk of our said court, at the court-house, this *6th* day of *Sept*, 1879, in the 10^{4th} year of the Commonwealth.

J W Orr Jr

Clerk.

W. C. Fugate Aduar, Jr.

3 Spanish Chy
James L. Jones et al

Oct. Rules 1879

Executed.
T. Miles Esq
for Libby & Co